UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	X	
In re	:	Chapter 11
RESIDENTIAL CAPITAL, LLC, et al., ¹	: :	Case No. 12-12020 (MG)
Debtors.	:	(Jointly Administered)

SCHEDULES OF ASSETS AND LIABILITIES FOR GMAC RESIDENTIAL HOLDING COMPANY, LLC (CASE NO. 12-12033)

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Residential Capital, LLC (0738); ditech, LLC (7228); DOA Holding Properties, LLC (4257); DOA Properties IX (Lots-Other), LLC (3274), EPRE LLC (7974); Equity Investment I, LLC (2797); ETS of Virginia, Inc. (1445); ETS of Washington, Inc. (0665); Executive Trustee Services, LLC (8943); GMAC Model Home Finance I, LLC (8469); GMAC Mortgage USA Corporation (6930); GMAC Mortgage, LLC (4840); GMAC Residential Holding Company, LLC (2190); GMAC RH Settlement Services, LLC (6156); GMACM Borrower LLC (4887); GMACM REO LLC (2043); GMACR Mortgage Products, LLC (6369); GMAC-RFC Holding Company, LLC (3763); HFN REO Sub II, LLC (N/A); Home Connects Lending Services, LLC (9412); Homecomings Financial Real Estate Holdings, LLC (6869); Homecomings Financial, LLC (9458); Ladue Associates, Inc. (3048); Passive Asset Transactions, LLC (4130); PATI A, LLC (2729); PATI B, LLC (2937); PATI Real Estate Holdings, LLC (5201); RAHI A, LLC (3321); RAHI B, LLC (3553); RAHI Real Estate Holdings, LLC (5287); RCSFJV204, LLC (2722); Residential Accredit Loans, Inc. (8240); Residential Asset Mortgage Products, Inc. (5181); Residential Asset Securities Corporation (2653); Residential Consumer Services of Alabama, LLC (5449); Residential Consumer Services of Ohio, LLC (4796); Residential Funding Mortgage Exchange, LLC (0515); Residential Funding Mortgage Securities I, Inc. (6294); Residential Funding Mortgage Securities I, Inc. (6294); Residential Funding Mortgage Securities II, Inc. (8858); Residential Funding Real Estate Holdings, LLC (6505); Residential Mortgage Real Estate Holdings, LLC (7180); RFC Asset Holdings II, LLC (4034); RFC Asset Management, LLC (4678); RFC Borrower LLC (5558); RFC Constructing Funding, LLC (5730); RFC REO LLC (2407); RFC SFJV-2002, LLC (4670); RFC-GSAP Servicer Advance, LLC (0289)

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

Pleadings, [Docket No. 6, Case No. 12-12020 (MG)].

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In re:)	Case No. 12-12020 (MG)
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RESIDENTIAL CAPITAL, LLC, et al.,)	Chapter 11
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Debtors.)	Jointly Administered
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GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

On May 14, 2012 (the "**Petition Date**") ¹, Residential Capital, LLC ("**ResCap**") and its affiliated debtors (each a "**Debtor**," and collectively, the "**Debtors**") ² commenced voluntary cases under chapter 11 of title 11, United States Code (the "**Bankruptcy Code**") in the United States Bankruptcy Court for the Southern District of New York (the "**Bankruptcy Court**").

The Debtors continue to operate their businesses and manage their properties as debtors and debtors in possession, pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The

Capitalized terms not otherwise defined herein shall have the meaning set forth in the *Affidavit Of James Whitlinger, Chief Financial Officer Of Residential Capital, LLC, In Support Of Chapter 11 Petitions And First Day*

The Debtors in these chapter 11 cases, along with the last four (4) digits of each Debtor's federal tax identification number, are: ditech, LLC (7228), DOA Holding Properties, LLC (4257), DOA Properties IX (Lots-Other), LLC (3274), EPRE LLC (7974), Equity Investment I, LLC (2797), ETS of Virginia, Inc. (1445), ETS of Washington, Inc. (0665), Executive Trustee Services, LLC (8943), GMAC-RFC Holding Company, LLC (3763), GMAC Model Home Finance I, LLC (8469), GMAC Mortgage USA Corporation (6930), GMAC Mortgage, LLC (4840), GMAC Residential Holding Company, LLC (2190), GMACRH Settlement Services, LLC (6156), GMACM Borrower LLC (4887), GMACM REO LLC (2043), GMACR Mortgage Products, LLC (6369), HFN REO SUB II, LLC (None), Home Connects Lending Services, LLC (9412), Homecomings Financial Real Estate Holdings, LLC (6869), Homecomings Financial, LLC (9458), Ladue Associates, Inc. (3048), Passive Asset Transactions, LLC (4130), PATI A, LLC (2729), PATI B, LLC (2937), PATI Real Estate Holdings, LLC (5201), RAHI A, LLC (3321), RAHI B, LLC (3553), RAHI Real Estate Holdings, LLC (5287), RCSFJV2004, LLC (2772), Residential Accredit Loans, Inc. (8240), Residential Asset Mortgage Products, Inc. (5181), Residential Asset Securities Corporation (2653), Residential Capital, LLC (0738), Residential Consumer Services of Alabama, LLC (5449), Residential Consumer Services of Ohio, LLC (4796), Residential Consumer Services of Texas, LLC (0515), Residential Consumer Services, LLC (2167), Residential Funding Company, LLC (1336), Residential Funding Mortgage Exchange, LLC (2427), Residential Funding Mortgage Securities I, Inc. (6294), Residential Funding Mortgage Securities II, Inc. (8858), Residential Funding Real Estate Holdings, LLC (6505), Residential Mortgage Real Estate Holdings, LLC (7180), RFC - GSAP Servicer Advance, LLC (0289), RFC Asset Holdings II, LLC (4034), RFC Asset Management, LLC (4678), RFC Borrower LLC (5558), RFC Construction Funding, LLC (5730), RFC REO LLC (2407), RFC SFJV-2002, LLC (4670).

Debtors' cases have been consolidated for procedural purposes only and are being jointly administered under case number 12-12020 (MG).

The Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Schedules and Statements") were prepared pursuant to Bankruptcy Code section 521 and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") by management of the Debtors with unaudited information available as of the Petition Date.

These Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding The Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, each of the Debtors' Schedules, sub-Schedules, Statements and sub-Statements, exhibits and continuation sheets, and should be referred to in connection with any review of the Schedules and Statements. Disclosure of information in one Schedule, sub-Schedule, Statement, sub-Statement, exhibit or continuation sheet, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, Statement, exhibit or continuation sheet.

The Schedules and Statements and these Global Notes should not be relied upon by any persons for information relating to current or future financial conditions, events or performance of any of the Debtors.

Reservation of Rights. The Debtors' chapter 11 cases are large and complex. The Debtors' management has made every reasonable effort to ensure that the Schedules and Statements are as accurate and complete as possible, based on the information that was available to them at the time of preparation. Subsequent information or discovery may result in material changes to these Schedules and Statements, and inadvertent errors or omissions may have occurred. Because the Schedules and Statements contain unaudited information, which is subject to further review, verification, and potential adjustment, there can be no assurance that these Schedules and Statements are accurate and/or complete.

The Debtors have made reasonable efforts to characterize, classify, categorize or designate the claims, assets, executory contracts, unexpired leases and other items reported in the Schedules and Statements correctly. Due to the complexity and size of the Debtors' businesses, however, the Debtors may have improperly characterized, classified, categorized or designated certain items. In addition, certain items reported in the Schedules and Statements could be included in more than one category. In those instances, one category has been chosen to avoid duplication. Further, the designation of a category is not meant to be wholly inclusive or descriptive of the rights or obligations represented by such item.

Nothing contained in the Schedules and Statements or these Global Notes shall constitute an admission or a waiver of rights with respect to these Chapter 11 cases, including, but not limited to, any issues involving substantive consolidation for plan purposes, subordination and/or causes of action arising under the provisions of Chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws to recover assets or avoid transfers. For the avoidance of doubt, listing a claim on Schedule D as "secured," on Schedule E as "priority," on Schedule F as "unsecured priority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of a

Debtor's right to recharacterize or reclassify such claim or contract. Failure to designate a claim on a given Debtor's Schedules as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated" or that such claim is not subject to objection. The Debtors reserve their respective rights to dispute, or assert offsets, setoffs or defenses to any claim reflected on the Schedules as to the nature, amount, liability, or status or to otherwise subsequently designate any claim as disputed, contingent or unliquidated.

Reporting Date. Each Debtor's fiscal year ends on December 31. All asset and liability information, except where otherwise noted, is provided as of the Petition Date.

<u>Currency</u>. All amounts are reflected in U.S. dollars as of the Petition Date, unless otherwise noted. Assets and liabilities denominated in foreign currencies were translated into U.S. dollars at reasonable market exchange rates as of the Petition Date, unless otherwise noted. Subsequent adjustments to foreign currency valuation were not made to assets and liabilities denominated in foreign currencies after the Petition Date, unless otherwise noted.

<u>Basis of Presentation</u>. ResCap has historically prepared quarterly and annual financial statements that were audited annually and included all of the Debtors as well as the non-Debtor entities within the ResCap consolidated group. The Schedules and Statements are unaudited. Unlike the consolidated financial statements, the Schedules and Statements generally reflect the assets and liabilities of each Debtor on a non-consolidated basis. Accordingly, the amounts listed in the Schedules and Statements will likely differ, at times materially, from the consolidated financial reports prepared historically by ResCap for public reporting purposes or otherwise.

Although the Schedules and Statements may, at times, incorporate information prepared in accordance with United States generally accepted accounting principles ("GAAP"), the Schedules and Statements neither purport to represent nor reconcile to financial statements otherwise prepared and/or distributed by the Debtors in accordance with GAAP or otherwise.

Estimates and Assumptions. The preparation of the Schedules and Statements required the Debtors to make estimates and assumptions that affected the reported amounts of certain assets and certain liabilities, the disclosure of contingent assets and liabilities and the reported amounts of revenue and expense. Actual results could differ materially from these estimates.

<u>Undetermined or Unknown Amounts</u>. The description of an amount as "Undetermined" or "Unknown" is not intended to reflect upon the materiality of such amount. Certain amounts may be clarified over the period of the bankruptcy proceedings and certain amounts may depend on contractual obligations to be assumed as part of a sale in a bankruptcy proceeding under section 363 of the Bankruptcy Code.

Asset Presentation and Valuation. The Debtors' assets are presented at values consistent with their books and records. Generally speaking, for assets that are valued at fair value or the lower of cost or fair value, the Debtors value these assets using modeling techniques customarily used in the industry and uses market based information to the extent possible in these valuations. These values do not purport to represent the ultimate value that would be received in the event of

a sale, and may not represent economic value as determined by an appraisal or other valuation technique. As it would be prohibitively expensive and an inefficient use of estate assets for the Debtors to obtain current economic valuations for all of their assets, unless otherwise noted, the carrying value on the Debtors' books (*i.e.*, net book value), rather than current economic values is reflected on the Schedules and Statements. The stalking-horse bids approved by the Bankruptcy Court have not been considered in determining the value of the Debtors' assets.

Contingent Assets and Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules and Statements, including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. The Debtors reserve all of their rights with respect to any claims, causes of action, or avoidance actions they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such claims, causes of actions, or avoidance actions or in any way prejudice or impair the assertion of such claims.

The Debtors may also possess contingent and unliquidated claims against affiliated entities (both Debtor and non-Debtor) for various financial accommodations and similar benefits they have extended from time to time, including, but not limited to, contingent and unliquidated claims for contribution, reimbursement, and/or indemnification arising from various (i) guarantees, (ii) indemnities, (iii) tax sharing agreements, (iv) warranties, (v) operational and servicing agreements, (vi) shared service agreements and (vii) other arrangements.

Additionally, prior to the Petition Date, each Debtor may have commenced various lawsuits in the ordinary course of its business against third parties seeking monetary damages for business-related losses. Refer to each Statement Question No. 4a or correspondent schedule for a list of lawsuits commenced prior to the relevant Petition Date in which the Debtor was a plaintiff, except as noted below.

<u>Pledged Assets</u>. A significant amount of the assets listed on the Debtors' Schedule B have been pledged as collateral by the Debtors and are outside of the Debtors' control. These assets include, among other things, cash, securities, servicer advance receivables, consumer mortgage loans held for sale and corporate loans, equity interests in subsidiaries, primary and master servicing rights and other licenses and intangibles.

<u>Liabilities</u>. Some of the scheduled liabilities are unknown, contingent and/or unliquidated at this time. In such cases, the amounts are listed as "Unknown" or "Undetermined." Accordingly, the Schedules and the Statements may not equal the aggregate value of the Debtors' total liabilities as noted on any previously issued financial statements. In addition, certain contingent, unliquidated and disputed litigation claims listed on Schedule F are subject to various settlement agreements for which the Debtors have sought Bankruptcy Court approval as reflected at Docket No. 320 on the docket maintained for ResCap (Case No. 12-12020).

<u>Confidentiality</u>. Addresses of current and former employees, customers and borrowers of the Debtors are generally not included in the Schedules and Statements. Notwithstanding, the Debtors will mail any required notice or other documents to the address in their books and

records for such individuals. In addition, certain schedules contain information about litigation involving individual borrowers. Except as to *pro se* plaintiffs, the Debtors have not included counter party addresses related to such actions but only the contact information for their counsel. Moreover, the Debtors have listed only the last four digits of the relevant borrower loan number and the relevant Debtor bank account.

Intercompany Transactions. Prior to the Petition Date (and subsequent to the Petition Date but only pursuant to Bankruptcy Court approval), the Debtors routinely engaged (and continue to engage) in intercompany transactions with both Debtor and non-Debtor subsidiaries and affiliates, including Ally Financial Inc. ("AFI"). With respect to prepetition transactions between Debtors, such intercompany accounts payable and receivable, if any, are reflected in the respective Debtor's Schedules and Statements and are not necessarily indicative of the ultimate recovery on any inter-Debtor receivables or the impairment or claim status of any intercompany payable. The Debtors have made every attempt to properly characterize, prioritize and classify all intercompany transaction. Each Debtor reserves all rights to re-characterize, re-prioritize and re-classify claims against and debts owed to other Debtors and non-Debtor affiliates.

Bankruptcy Court First-Day Orders. The Bankruptcy Court has authorized the Debtors to pay various outstanding prepetition claims, including but not limited to, payments relating to the Debtors' servicing obligations (as set forth in greater detail in Docket Nos. 87, 91, 391 and 400), employee wages and compensation, benefits, reimbursable business expenses and payroll-like taxes. Accordingly, the scheduled claims are intended to reflect sums due and owing before the Petition Date for which the Debtors did not obtain relief from the Bankruptcy Court to satisfy. The estimate of claims set forth in the Schedules, however, may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.

<u>Liens</u>. The inclusion on Schedule D of creditors that have asserted liens against the Debtors is not an acknowledgement of the validity, extent, or priority of any such liens, and the Debtors reserve their right to challenge such liens and the underlying claims on any ground whatsoever. Reference to the applicable agreements and other relevant documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements. Certain liens may have been inadvertently marked as disputed but had previously been acknowledged in an order of the Court as not being disputed by the Debtors. It is not the Debtors' intent that Schedules be construed to supersede any orders entered by the Bankruptcy Court.

<u>Leases</u>. In the ordinary course of its business, the Debtors lease facilities from certain third-party lessors for use in the daily operation of the businesses. Any such leases are set forth in Schedule G. The property subject to any of such leases is not reflected in either Schedule A or Schedule B as either owned property or assets of the Debtors. Neither is the property subject to any such leases reflected in the Statements as property or assets of third-parties within the control of a Debtor. Nothing in the Schedules is or shall be construed as an admission or determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect to any of such issues.

<u>Setoff</u>. Prior to the Petition Date, and in the ordinary course of their businesses, the Debtors incurred setoffs in connection with, among other things, intercompany and derivative transactions. Unless otherwise stated, certain setoffs that were incurred in the ordinary course or under customary practices are not listed in the Schedules and Statements and the Debtors have not intentionally offset amounts listed on Schedules B, D or F. Nonetheless, some amounts listed may have been affected by setoffs taken of which the Debtors are not yet aware. The Debtors reserve all rights to challenge any setoff and/or recoupment rights that may be asserted.

Guarantees and Other Secondary Liability Claims. The Debtors have used their reasonable best efforts to locate and identify guarantees and other secondary liability claims (collectively, "Guarantees") in each of their executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. Where such Guarantees have been identified, they have been included in the relevant Schedule for the Debtor or Debtors affected by such Guarantees. The Debtors have placed Guaranty obligations on Schedule H for both the primary obligor and the guarantor of the relevant obligation. Such Guarantees were additionally placed on Schedule D or F for each guarantor, except to the extent that such Guarantee is associated with obligations under an executory contract or unexpired lease identified on Schedule G. Further, it is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. Thus, the Debtors reserve their rights to amend the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize or reclassify any such contract or claim.

<u>Insiders</u>. Hundreds of individuals are employed by certain of the Debtors and are given the title of either Executive Vice President, Managing Director, Senior Vice President, Vice President and Assistant Vice President. However, for its response to Statement Question Nos. 21 and 23, ResCap and certain Debtors have listed members of its Board of Directors and all employees that are, or were, Executive Officers (Chief Executive Officer, Chief Financial Officer and General Counsel) and other persons that the Debtors believe fall within the legal definition of "insiders" in terms of control of the Debtors, management responsibilities or functions, decision-making or corporate authority. In the ordinary course of the Debtors' businesses, directors and officers of one Debtor may have been employed and paid by another Debtor or a non-Debtor affiliate. The Debtors have only scheduled payments to Insiders that were paid or reimbursed by a Debtor while the Insider was in the employ of such Debtor.

The Schedules and Statements have been signed by James Whitlinger, in his capacity as Executive Vice President and Chief Financial Officer of each Debtor or such Debtor's managing member. In reviewing and signing the Schedules and Statements, Mr. Whitlinger has necessarily relied upon the efforts, statements and representations of other Debtor personnel and professionals. Mr. Whitlinger has not (and could not have) personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors and their addresses.

In addition to the foregoing, the following conventions were adopted by the Debtors in the preparation of the Schedules and Statements:

Schedules of Assets and Liabilities

Schedule A Notes.

- Real property includes the Debtors' real estate held for sale, real estate held for investment, and real estate acquired through foreclosure ("**REO**") as well as land and buildings occupied by the Debtors. REO is scheduled at the legal entity that held the underlying loan and in some instances, may not be scheduled under the Debtor that holds title to such REO because the Debtors did not transfer the asset off of the original lender's books and records.
- Before the Petition Date, EPRE LLC and AFI entered into a sale and buy-back transaction for the real estate interests in the data center property known as "Shady Oak" (Eden Prairie, Minnesota). As a result of certain terms and conditions under the agreement, including, but not limited to, buy-back and assumption obligations, the Debtors accounted for this transaction as a capitalized lease obligation and has included the property as an asset on its books and records. Therefore, these financial obligations are scheduled at book value on Schedules A and D.

Schedule B Notes.

- Each Debtor's assets in Schedule B is listed at net book value unless otherwise noted and may not necessarily reflect the market or recoverable value of these assets as of the Petition Date.
- Schedule B2 Cash accounts are presented based on the actual cash balance as of the Petition Date. It does not include any adjustments for cash in transit (e.g., ACH issued but not settled and, issued, but outstanding, checks), and also does not include sums held in lockboxes, custodial accounts and any other accounts where cash is held for the benefit of third parties.
- Schedule B13 Only direct investments of 5% or greater in subsidiaries are listed.
- Schedule B15 Loans "held for sale" and trading securities are listed at net carry value plus accrued interest.
- Schedule B16 This does not include (i) certain assets that were previously sold, transferred or settled immediately after the Petition Date and (ii) certain servicing advances that were collateralized and pledged under the Barclays-sponsored nonrecourse servicing advance facility (which was refinanced postpetition) (the "GSAP Facility"); however, these specific categories of assets are accounted for on Debtors' books and records in accordance with GAAP.

Schedule D Notes.

- The Debtors' assets are presented at values consistent with their books and records. Generally speaking, for assets that are valued at fair value or the lower of cost or fair value, the Debtors value these assets using modeling techniques customarily used in the industry and uses market based information to the extent possible in these valuations. These values do not purport to represent the ultimate value that would be received in the event of a sale, and may not represent economic value as determined by an appraisal or other valuation technique. The Debtors reserve all rights to dispute or challenge the secured nature of any creditor's claim or the characterization of the structure of any transaction or any document or instrument (including, without limitation, any intercompany agreement) related to such creditor's claim.
- Except as otherwise agreed in accordance with a stipulation or order entered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection or immunity from avoidance of any lien listed on Schedule D purported to be granted to a secured creditor or perfected in any specific asset. Nothing in these Global Notes or in the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements or related documents.
- In certain instances, a Debtor may be a co-obligor, co-mortgagor or guarantor with respect to scheduled claims of its affiliates. No claim scheduled on Schedule D is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other Debtors.
- Co-borrowers and guarantors under the AFI LOC (two Debtor-borrowers and four Debtor-guarantors) and the AFI Senior Secured Credit Facility (two Debtor-borrowers and seven Debtor-guarantors) are jointly and severally liable under each of these credit facilities. Therefore, the full amount of obligations under these agreements is scheduled for each borrower and guarantor; however, the amounts that may ultimately be paid by the borrowers and guarantors has not yet been fixed and determined and remains subject to resolution.
- Prior to the Petition Date, the Debtors maintained the GSAP Facility to fund servicer advances (the "Advances") for specified PLS Trusts, and the facility was secured by the receivables relating to those Advances. The Debtors also entered into a secured financing facility with BMMZ Holdings, LLC, an indirect, wholly owned subsidiary of AFI, pursuant to which the Debtors sold assets under repurchase agreements and repurchased the assets at a later date. The BMMZ Repo Facility was secured by the assets being sold pursuant to the repurchase agreements. The Debtors did not schedule these facilities because as part of the first-day relief, the Debtors used the proceeds of the Barclays debtor-in-possession loan facility (the "Barclays DIP") to refinance the GSAP Facility and the BMMZ Repo Facility.

Schedule E Notes.

- The Bankruptcy Court has approved the payment of certain unsecured claims against the Debtors including, without limitation, certain claims of employees for wages, salaries, and benefits. In general, employee claims for items that were not clearly authorized to be paid by the Bankruptcy Court have been included in the Schedules and Statements.
- The listing of any claim on this Schedule E does not constitute an admission by the Debtors that such claim is entitled to priority treatment under 11 U.S.C. § 507.
- The Debtors reserve the right to take the position that any claim listed on Schedule E is not entitled to priority.
- Due to confidentiality concerns, the Debtors have suppressed the addresses of the employee claimants listed in this Schedule.

Schedule F Notes.

- The Bankruptcy Court approved the payment of certain unsecured claims against the
 Debtors including, without limitation, claims of critical vendors. While the Debtors have
 made every effort to reflect the current obligations as of the Petition Date in Schedule F,
 certain payments made and certain invoices received after the Petition Date may not be
 accounted for in Schedule F.
- To the extent that the Debtor, in its capacity as a named defendant, has only been identified in such cases as "GMAC," the action is listed in the Statement of GMAC Mortgage, LLC.

Schedule G Notes.

- While best efforts have been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred. To the extent a Debtor becomes aware of additional executory contracts and unexpired leases, it will supplement this Schedule.
- The Debtors hereby reserve all rights to dispute the validity, status or enforceability of any contracts, agreements or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Additionally, the placing of a contract or lease onto this Schedule shall not be deemed an admission that such contract is an executory contract or unexpired lease, or that it is necessarily a binding, valid and enforceable contract. Any and all of the Debtor's rights, claims and causes of action with respect to the contracts and agreements listed on this Schedule are hereby reserved and preserved.
- Omission of a contract or agreement from this Schedule does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. The Debtor's rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission. This Schedule may be amended at any time to add any omitted contract or agreement.

• The contracts, agreements and leases listed on Schedule G may have expired or may have been rejected, terminated, assigned, modified, amended and/or supplemented from time to time by various amendments, change orders, restatements, waivers, estoppel certificates, letters and other documents, instruments, and agreements which may not be listed therein. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payment, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not set forth on Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings, and the inclusion of such on Schedule G is not an admission that the agreement is an executory contract, financing agreement or otherwise.

Schedule H Notes.

• In the ordinary course of their businesses, the Debtors may be involved in pending or threatened litigation and claims. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counterclaims against other parties. Because all such claims are "contingent," "unliquidated" or "disputed", such claims have not been set forth individually on Schedule H.

Statement of Financial Affairs

Question No. 1: The Debtors scheduled Total Net Revenue and Income (Loss) Before Income Taxes and Discontinued Operation in accordance with GAAP and the Debtors' accounting policies and procedures as described in the Residential Capital Consolidated Financial Statements for the years ended December 31, 2011 and December 31, 2010.

Question No. 2: The Debtors scheduled Income Taxes and Discontinued Operations in accordance with GAAP and the Debtors' accounting policies and procedures as described in the Residential Capital, LLC Consolidated Financial Statements for the year ended December 31, 2011 and December 31, 2010.

<u>Question No. 3b</u>: The Debtors have not scheduled any payments to creditors aggregating more than \$5,475 that were made during the 90 days prior to the Petition Date. Certain Debtors continue to reconcile this information and will file amended sub-Statements with this information at a later date.

<u>Question No. 3c</u>: The Debtors have not scheduled payments to insiders. Certain Debtors continue to reconcile this information and will file amended sub-Statements with this information at a later date.

Question No. 4: The Debtors made every effort to include on Attachment 4 a complete list of all suits and proceedings to which the Debtors were a party within the one year immediately preceding the Petition Date. However, the Debtors were unable to identify the address of certain opposing counsel for closed cases, and as a result, have scheduled the address as "unknown." The Debtors listed the case number and jurisdiction for these cases. In addition, the Debtors are

engaged in the business of originating, selling, and servicing residential real estate mortgage loans on behalf of the Debtors, their affiliates and other third-party investors. In the ordinary course of business and at any time, a number of the mortgage loans the Debtors service are delinquent and in default. As part of the servicing function, the Debtors are required to commence foreclosure proceedings against certain borrowers and, if a foreclosure is not otherwise resolved, to complete the foreclosure sale of the mortgaged property.

The Debtors manage more than 65,000 foreclosure actions that were commenced either in the name of a Debtor or third-party investors. Attachment 4a to the Statements includes all foreclosure actions commenced where a Debtor owns the underlying mortgage loan or where the borrower-defendant contested the foreclosure by seeking a temporary restraining order or has filed a counterclaim or cross-claim against a Debtor entity.

Foreclosure actions commenced on behalf of third-party investors are not listed in Attachment 4a to the Statements, unless the borrower has contested the foreclosure or filed a counter-claim or cross-claim against a Debtor, because such proceedings are an integral part of the ordinary course of the Debtors' loan servicing business. To the extent a Debtor omitted any suits or proceedings, it will amend its Statement.

Question No. 5: While various lenders purported to exercise certain remedies under their respective agreements, the Debtors reserve all of their rights with respect to whether the remedies exercised by such lenders were proper or were properly exercised.

Question No. 7: Gifts given to customers are not scheduled because they are issued in the ordinary course of business as part of the Debtors' marketing and branding efforts.

Question No. 8: Workers' compensation claims generally have been excluded from the Schedules and Statements because the Debtors are performing their obligations as required by law and in accordance with Bankruptcy Court orders granting authority to the Debtors to satisfy those obligations in the ordinary course. In addition, ordinary property losses of *de minimus* amounts (i.e., vandalism, theft, flood damage, etc.) are identified, but the value of the loss is excluded because such information is not ordinarily maintained in the Debtors' books and records. However, the Debtors have identified any related insurance reimbursements that they received under AFI's property and casualty insurance programs.

Question No. 9: The Debtors' obligations are paid by and through ResCap. Accordingly, all payments related to debt counseling or bankruptcy for affiliated Debtors appear in the response to Question No. 9 of ResCap's Statement (Case No. 12-12020). Among the scheduled professional payments are retainer payments made to: (i) Morrison & Foerster LLP (\$3.5 million), (ii) FTI Consulting, Inc. (\$1.35 million) and (iii) Centerview Partners, LLC (\$300,000).

In addition, the Debtors made payments totaling approximately \$9.5 million to professionals and advisors on behalf of third-party creditors and Ad Hoc committees representing third party creditors as required under relevant agreements.

Question No. 10: Footnotes for Question No. 10 are contained in the respective Debtor Statement of Financial Affairs.

Question No. 12: The Debtors had no safe deposit boxes; however, bank accounts that contained cash or securities, which were closed prior to the Petition Date, are listed in response to Question No. 11. Signatories for such bank and security accounts are not disclosed in response to Question No. 12 due to confidentiality and security reasons.

Question No. 13: Certain of the Debtors have engaged in various derivative transactions in connection with their market risk management activities. In these transactions, Debtors routinely incur setoffs on collateral that has been posted or cash flows to be paid to various counterparties, including affiliates. These setoffs are consistent with the ordinary course of business in the Debtors' industries and these transactions and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list all such instances. In addition, in the ordinary course, counterparties, including, but not limited, to Ally Bank, routinely setoff certain obligations owed to the Debtors in the settlement of loan sale proceeds and payment of servicing and other operational income. Therefore, these ordinary course setoffs are excluded from the Debtors' responses to Question No. 13.

Prior to the Petition Date, the Debtors, under ordinary course accounting procedures and operations processes, netted intercompany obligations to each other and with non-Debtor affiliates. The Debtors have used their reasonable best efforts to identify all known setoffs with non-Debtor affiliates.

Question No. 14: The Debtors maintain and service loan portfolios owned by various institutions. At any given time, in the ordinary course of business, the Debtors received and disbursed funds related to the loans that they serviced. In conjunction with loan servicing, the Debtors control and continue to maintain lockboxes, disbursement accounts and custodial bank accounts, which are detailed in Attachment 14 to the Statements. The Debtors reserve the right to dispute or challenge the ownership interest of assets held in such accounts.

Question No. 15: In certain instances, a Debtor was not able to identify the initial date of occupancy, and therefore used its date of incorporation as the date on which occupancy commenced at the specific premises.

Question No. 17: From time to time, the Debtors have, in the ordinary course of business, foreclosed on real estate property subject to minor problems that were subsequently resolved. The disclosures pertain only to Debtor-owned real property, not real property managed by the Debtors for the benefit of third-party investors. The Debtors have utilized their best efforts in reviewing their books and records to identify all material environmental issues, but the lists might be incomplete and will be updated should additional information become available.

Questions Nos. 19(a)-(c): The Debtors' books and records are in an integrated system and may be accessed by multiple employees of the Debtors, AFI, Ally Bank and other affiliates. The lists of firms and individuals listed in response to Question Nos. 19(a)-(c) are not intended to be exhaustive, but rather represent a listing of those firms and/or individuals that supervised or were primarily responsible for the respective tasks, since AFI had ultimate control over the Debtors' books and records.

Question No. 19d: Prior to the Petition Date, upon the occurrence of certain significant events and at the end of the Debtors' fiscal quarters and fiscal years, AFI filed reports with the Securities and Exchange Commission ("SEC") on Form 8-K Current Reports, Form 10-Q Quarterly Reports and Form 10-K Annual Reports that contained the Debtors' financial results. Because these reports are of public record, the Debtors do not have records of the parties who requested or obtained copies of any such documents. The Debtors' individual financial statements were also provided to various third parties, including, but not limited to, financial counterparties, vendors, government agencies, government sponsored entities, investors and lenders, as required under contractual arrangements and to maintain credit terms with vendors and service providers.

<u>Question No. 20</u>: Due to the nature of their operations, the Debtors do not hold physical inventory for sale to customers. Therefore, none has been listed in their responses to Statement question 20.

Question No. 22b: Gerald A. Lombardo has been listed as a former Treasurer for a number of the Debtors. To clarify, Mr. Lombardo was an employee of AFI who provided treasury services for certain Debtors.

Question No. 23: Prior to the Petition Date, certain of the Debtors' employees were previously employees of AFI or other non-Debtor affiliates at different times during the reporting period and were only compensated by those non-Debtor parties. Attachment 23 to the Statements only includes cash and non-cash transfers, including grants of restricted stock units, while such individuals were employees of one of the Debtors.

Question No. 24: ResCap and its limited liability subsidiaries are disregarded entities for tax purposes. ResCap's incorporated subsidiaries are part of the AFI consolidated tax group. The Debtors have provided the name and tax identification number of the taxpayer for federal tax purposes for each of the Debtors.

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B6 Summary (Official Form 6 - Summary) (12/07) UNITED STATES BANKRUPTCY COURT Southern District of New York, New York

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

Chapter 11

SUMMARY OF SCHEDULES

Indicate as to each schedule whether that schedule is attached and state the number of pages in each. Report the totals from Schedules A, B, D, E, F, I, and J in the boxes provided. Add the amounts from Schedules A and B to determine the total amount of the debtor's assets. Add the amounts of all claims from Schedules D, E, and F to determine the total amount of the debtor's liabilities. Individual debtors also must complete the "Statistical Summary of Certain Liabilities and Related Data" if they file a case under chapter 7, 11, or 13.

Name of Schedule	Attached (YES/NO)	No. of Sheets	Assets	Liabilities	Other
A - Real Property	YES	1	\$0.00		
B - Personal Property	YES	14	\$109,550,785.16		
C - Property Claimed as Exempt	NO	N/A			
D - Creditors Holding Secured Claims	YES	6		\$1,128,264,150.59	
E - Creditors Holding Unsecured Priority Claims (Total of Claims on Schedule E)	YES	3		\$0.00	
F - Creditors Holding Unsecured Nonpriority Claims	YES	3		\$3,446,677,791.03	
G - Executory Contracts and Unexpired Leases	YES	4			
H - Codebtors	YES	7			
I - Current Income of Individual Debtor(s)	NO	N/A			
J - Current Expenditures of Individual Debtor(s)	NO	N/A			
Т	OTAL	38	\$109,550,785.16	\$4,574,941,941.62	

B6A (Official Form 6A) (12/07)

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE A - REAL PROPERTY

Except as directed below, list all real property in which the debtor has any legal, equitable, or future interest, including all property owned as a co-tenant, community property, or in which the debtor has a life estate. Include any property in which the debtor holds rights and powers exercisable for the debtor's own benefit. If the debtor is married, state whether the husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "HWJC." If the debtor holds no interest in real property, write "None" under "Description and Location of Property."

Do not include interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If an entity claims to have a lien or hold a secured interest in any property, state the amount of the secured claim. See Schedule D. If no entity claims to hold a secured interest in the property, write "None" in the column labeled "Amount of Secured Claim."

If the debtor is an individual or if a joint petition is filed, state the amount of any exemption claimed in the property only in Schedule C - Property Claimed as Exempt.

DESCRIPTION AND LOCATION OF PROPERTY	NATURE OF DEBTOR'S INTEREST IN PROPERTY	C 1 M	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION	AMOUNT OF SECURED CLAIM OR MORTGAGE
NONE			\$0.00	\$0.00
	Т	otal	\$0.00	

(Report total also on Summary of Schedules.)

B6B (Official Form 6B) (12/0

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

Except as directed below, list all personal property of the debtor of whatever kind. If the debtor has no property in one or more of the categories, place an "X" in the appropriate position in the column labeled "None". If additional space is needed in any category, attach a separate sheet properly identified with the case name, case number, and the number of the category. If the debtor is married, state whether the husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "HWJC." If the debtor is an individual or a joint petition is filed, state the amount of any exemptions claimed only in Schedule C - Property Claimed as Exempt.

Do not list interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If the property is being held for the debtor by someone else, state that person's name and address under "Description and Location of Property." If the property is being held for a minor child, simply state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007 (m).

TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C N H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
1. Cash on hand.	X			\$0.00
Checking, savings or other financial accounts, certificates of deposit or shares in banks, savings and loan, thrift, building and loan, and homestead associations, or credit unions, brokerage houses, or cooperatives.		Bank of America, N.A. 333 South Hope Street Los Angeles, CA 90071		\$22,697.00

Subtotal (Total on this page)	\$22,697.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

	`	Continuation Sneet)		т.
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C 1 M	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
Security deposits with public utilities, telephone companies, landlords, and others.	X			\$0.00
Household goods and furnishings, including audio, video, and computer equipment.	X			\$0.00
Books; pictures and other art objects; antiques; stamp, coin, record, tape, compact disc, and other collections or collectibles.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

		John Made Manager Street,	1	1
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	H W J	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
6. Wearing apparel.	X			\$0.00
7. Furs and jewelry.	X			\$0.00
8. Firearms and sports, photographic, and other hobby equipment.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

			1	
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	H W J	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
Interests in insurance policies. Name insurance company of each policy and itemize surrender or refund value of each.	X			\$0.00
10. Annuities. Itemize and name each issuer.	x			\$0.00
11. Interests in an education IRA as defined in 26 U.S.C. § 530(b)(1) or under a qualified State tuition plan as defined in 26 U.S.C. § 529(b)(1). Give particulars. (File separately the	X			\$0.00
record(s) of any such interest(s). 11 U.S.C. § 521(c).)				

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C H M	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
12. Interests in IRA, ERISA, Keogh, or other pension or profit sharing plans. Give particulars.	X			\$0.00
Stock and interests in incorporated and unincorporated businesses. Itemize.		See Schedule B13 Attachment		Unknown
14. Interests in partnerships or joint ventures. Itemize.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

	1	yerrandaden eneet)		
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	С М Н	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
15. Government and corporate bonds and other negotiable and nonnegotiable instruments.	X			\$0.00
16. Accounts Receivable.	X			\$0.00
17. Alimony, maintenance, support, and property settlements to which the debtor is or may be entitled. Give	X			\$0.00
particulars.				

Subtotal (Total on this page)	\$0.00

B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
Other liquidated debts owed to debtor including tax refunds. Give particulars.		Intercompany Receivable, Acct: 20412001 GMAC Mortgage LLC		\$1,528,088.16
		Intercompany Receivable, Acct: 24000033		\$108,000,000.00
		GMAC Mortgage LLC		
Equitable or future interests, life estates, and rights or powers exercisable for the benefit of the debtor other than	X			\$0.00
powers exercisable for the benefit of the debtor other than those listed in Schedule A – Real Property.				

Subtotal (Total on this page)

\$109,528,088.16

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

	1	T		T
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C A H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
20. Contingent and noncontingent interests in estate of a decedent, death benefit plan, life insurance policy, or trust.	X			\$0.00
21. Other contingent and unliquidated claims of every nature, including tax refunds, counterclaims of the debtor, and rights to setoff claims. Give estimated value of each.	X			\$0.00
22. Patents, copyrights, and other intellectual property. Give particulars.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

	,	Continuation Sheet)	1	
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C A H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
23. Licenses, franchises, and other general intangibles. Give particulars.	X			\$0.00
24. Customer lists or other compilations containing personally identifiable information (as defined in 11 U.S.C. § 101(41A)) provided to the debtor by individuals in connection with obtaining a product or service from the debtor primarily for personal, family, or household purposes.	X			\$0.00
25. Automobiles, trucks, trailers, and other vehicles and accessories.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

		- Table		
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C H H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
26. Boats, motors, and accessories.	X			\$0.00
27. Aircraft and accessories.	X			\$0.00
28. Office equipment, furnishings, and supplies.	Х			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

		yerrandaden eneet,	1	
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C M H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
29. Machinery, fixtures, equipment, and supplies used in business.	X			\$0.00
30. Inventory.	X			\$0.00
31. Animals.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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B6B (Official Form 6B) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE B - PERSONAL PROPERTY

		John Made To Trooty		
TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C 1 M	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
32. Crops - growing or harvested. Give particulars.	Х			\$0.00
33. Farming equipment and implements.	X			\$0.00
34. Farm supplies, chemicals, and feed.	X			\$0.00

Subtotal (Total on this page)	\$0.00

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In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

\$109,550,785.16

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

TYPE OF PROPERTY	NONE	DESCRIPTION AND LOCATION OF PROPERTY	C A H	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
35. Other personal property of any kind not already listed. Itemize.	x			\$0.00
		Subtotal (Total on this p	age)	\$0.00

(Include amounts from any continuation sheets attached. Report total also on Summary of Schedules.)

Total

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Pg 30 of 54 In re: GMAC Residential Holding Company, LLC

Case No. 12-12033

Schedule B13

Personal Property - Stock and interests in incorporated and unincorporated businesses

					Ownership %	Net Book Value of
Business Name	Address 1	City	State	Zip	or # of shares	investment
GMAC Mortgage, LLC	1100 Virginia Drive	Fort Washington	PA	19034	100.00%	Unknown
GMACRH Settlement Service, LLC	1100 Virginia Drive	Fort Washington	PA	19034	100.00%	Unknown
Phoenix Residential Securities, LLC	1100 Virginia Drive	Fort Washington	PA	19034	100.00%	Unknown
					Total:	Unknown

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B6D (Official Form 6D) (12/07)

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number of all entities holding claims secured by property of the debtor as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests.

List creditors in alphabetical order to the extent practicable. If a minor child is the creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. § 112 and Fed. R. Bankr. P. 1007(m). If all secured creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H – Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "HWJC."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Total the columns labeled "Amount of Claim Without Deducting Collateral" and "Unsecured Portion, if Any" in the boxes labeled "Total(s)" on the last sheet of the completed schedule. Report the total from the column labeled "Amount of Claim Without Deducting Value of Collateral" also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report the total from the column labeled "Unsecured Portion, if Any" on the Statistical Summary of Certain Liabilities and Related Data.

Check this box if debtor has no creditors holding secured claims to report on this Schedule D. AMOUNT OF CLAIM CREDITOR'S NAME AND DATE CLAIM WAS 0 Ν UNSECURED INCURRED, NATURE OF LIEN, AND N T MAILING ADDRESS. c o L S P WITHOUT PORTION, IF INCLUDING ZIP CODE, AND н DEDUCTING VALUE ANY AN ACCOUNT NUMBER D W DESCRIPTION AND Q U U OF COLLATERAL E B C VALUE OF PROPERTY N G E (See Instructions Above.) SUBJECT TO LIEN F D T O D A T Е D Unknown Unknown See Schedule D-1 Attachment

Subtotal(s) (Total(s) on this page) \$0.00 \$0.00

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B6D (Official Form 6D) (12/07) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS

(Continuation Sheet)

CREDITOR'S NAME AND MAILING ADDRESS, INCLUDING ZIP CODE, AND AN ACCOUNT NUMBER (See Instructions Above.)	C O D E B T O R	C 1 M	DATE CLAIM WAS INCURRED, NATURE OF LIEN, AND DESCRIPTION AND VALUE OF PROPERTY SUBJECT TO LIEN	CONTINGENT	UNLIQUIDATED	D I S P U T E D	AMOUNT OF CLAIM WITHOUT DEDUCTING VALUE OF COLLATERAL	UNSECURED PORTION, IF ANY
See Schedule D-2 Attachment							\$1,128,264,150.59	Unknown
			Subtotal(s) (Total(s) on thi Total(s) (Use only on las				\$1,128,264,150.59 \$1,128,264,150.59	\$0.00 \$0.00

(Report also on Summary of Schedules) (If applicable, report also on Statistical

(If applicable, report also on Statistical Summary of Certain Liabilities and Related Data)

Schedule D-1 Creditors Holding Secured Claims

Creditor's Name	og Address 1	Address 2	City	State	OFFICE / AGENCY SEARCHED, LIEN NUMBER, Zip LIEN DATE	Contingent	Unliquidated Disputed	Amount of claim without deducting value of collateral	Unsecured portion, if any
Ally Financial Inc.	Jeffrey Brown Corporate	440 S Church St	Charlotte	NC	28202 Delaware Secretary of State, Lien Number: 2010	X :	XX	UNKNOWN	UNKNOWN
7 my 1 mandat mo.	Treasurer	440 0 Charon of	Ondrotto	110	4559476, Dated: 12/22/2010, UCC-3 Amendment to UCC-1 file no. 2008 2877965			Situatoviit	Ommovin
Ally Financial Inc. (f/k/a GMAC Inc.)	Jeffrey Brown Corporate Treasurer	440 S Church St	Charlotte	NC	28202 Delaware Secretary of State, Lien Number: 2010 1834088, Dated: 05/25/2010, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
Ally Financial Inc. (f/k/a GMAC Inc.)	Jeffrey Brown Corporate Treasurer	440 S Church St	Charlotte	NC	28202 Delaware Secretary of State, Lien Number: 2010 1946577, Dated: 06/03/2010, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
GMAC Inc.	200 Renaissance Center		Detroit	MI	Delaware Secretary of State, Lien Number: 2010 0191894, Dated: 01/19/2010, UCC-3 Amendment to 48265 UCC-1 file no. 2008 2877965	X	X X	UNKNOWN	UNKNOWN
GMAC Inc. (f/k/a GMAC LLC)	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2009 3617799, Dated: 11/10/2009, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
GMAC Inc. (f/k/a GMAC LLC)	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2010 0188049, Dated: 01/19/2010, UCC-3 Amendment to UCC-1 file no. 2008 2877965		X	UNKNOWN	UNKNOWN
GMAC LLC	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2008 2877965, Dated: 08/22/2008	X	X	UNKNOWN	UNKNOWN
GMAC LLC	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2008 3840418, Dated: 11/17/2008, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X X	UNKNOWN	UNKNOWN
GMAC LLC	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2008 3840681, Dated: 11/17/2008, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
GMAC LLC	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2008 3894357, Dated: 11/21/2008, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
GMAC LLC	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2009 0652690, Dated: 02/27/2009, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
GMAC LLC	200 Renaissance Center		Detroit	MI	48265 Delaware Secretary of State, Lien Number: 2009 1817854, Dated: 06/08/2009, UCC-3 Amendment to UCC-1 file no. 2008 2877965	X	X	UNKNOWN	UNKNOWN
GMAC Mortgage, LLC	1100 Virginia Drive		Fort Washington	PA	19034 Delaware Secretary of State, Lien Number: 2008 3890926, Dated: 11/20/2008	X	Κ	UNKNOWN	UNKNOWN
GMAC Mortgage, LLC	1100 Virginia Drive		Fort Washington	PA	19034 Delaware Secretary of State, Lien Number: 2009 1816633, Dated: 06/08/2009	X	Κ	UNKNOWN	UNKNOWN
GMAC Mortgage, LLC	1100 Virginia Drive		Fort Washington	PA	19034 Delaware Secretary of State, Lien Number: 2009 3617377, Dated: 11/10/2009	X :	K	UNKNOWN	UNKNOWN
Wells Fargo Bank, N.A., as Collateral Control Agent	45 Broadway	14111 Floor	New York	NY	Delaware Secretary of State, Lien Number: 2010 10006 0075923, Dated: 01/08/2010	X :	x x	UNKNOWN	UNKNOWN
Wells Fargo Bank, N.A., as Collateral Control Agent	45 Broadway	14111 Floor	New York	NY	Delaware Secretary of State, Lien Number: 2010 1833387, Dated: 05/25/2010, UCC-3 Amendment to 10006 UCC-1 file no. 2010 0075923	X	x x	UNKNOWN	UNKNOWN
Wells Fargo Bank, N.A., as Collateral Control Agent	45 Broadway	14111 Floor	New York	NY	Delaware Secretary of State, Lien Number: 2010 4559070, Dated: 12/22/2010, UCC-3 Amendment to 10006 UCC-1 file no. 2010 0075923	X	x x	UNKNOWN	UNKNOWN
Wells Fargo Bank, N.A., as First Priority Collateral Agent	625 Marquette Avenue	N9311 110	Minneapolis	MN	Delaware Secretary of State, Lien Number: 2008 55479 1911559, Dated: 06/04/2008	X :	X	UNKNOWN	UNKNOWN

Schedule D-1 Creditors Holding Secured Claims

	_						ij	ated	. Amount of claim	
	debtor						nge	nliquida	without	
		Address	Oth.	04-4-	7:	OFFICE / AGENCY SEARCHED, LIEN NUMBER,	Contingent	Unliquidated	deducting value	Unsecured
Creditor's Name Wells Fargo Bank, N.A., as First Priority Collateral	റ് Address 1	Address 2	City	State	Zip	LIEN DATE Delaware Secretary of State, Lien Number: 2008	_	X X		portion, if any UNKNOWN
Agent						3840442, Dated: 11/17/2008, UCC-3 Amendment to		^ ^	ONICOVII	OMMOVIM
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 19115559				
Wells Fargo Bank, N.A., as First Priority Collateral						Delaware Secretary of State, Lien Number: 2008	X	X X	UNKNOWN	UNKNOWN
Agent	625 Marguette Avenue	N9311 110	Minneapolis	MN	55470	3840640, Dated: 11/17/2008, UCC-3 Amendment to				
Wells Fargo Bank, N.A., as First Priority Collateral	025 Marquette Avenue	119311110	wiiiiieapolis	IVIIN	55479	UCC-1 file no. 2008 19115559 Delaware Secretary of State, Lien Number: 2008	×	хх	UNKNOWN	UNKNOWN
Agent						3892740, Dated: 11/21/2008, UCC-3 Amendment to			ONICOVII	OMMOVIM
, g	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 19115559				
Wells Fargo Bank, N.A., as First Priority Collateral						Delaware Secretary of State, Lien Number: 2009	Х	X X	UNKNOWN	UNKNOWN
Agent	005.14	N0044 440			55.470	0652633, Dated: 02/27/2009, UCC-3 Amendment to				
Wells Fargo Bank, N.A., as First Priority Collateral	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 19115559		ХХ	UNKNOWN	UNKNOWN
Agent						Delaware Secretary of State, Lien Number: 2009 1817714, Dated: 06/08/2009, UCC-3 Amendment to	^	^ ^	UNKNOWN	UNKNOWN
Agent	625 Marguette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 19115559				
Wells Fargo Bank, N.A., as First Priority Collateral	•					Delaware Secretary of State, Lien Number: 2009	Х	X X	UNKNOWN	UNKNOWN
Agent						3617674, Dated: 11/10/2009, UCC-3 Amendment to				
	625 Marquette Avenue	N9311 110	Minneapolis	MN		UCC-1 file no. 2008 19115559		., .,		
Wells Fargo Bank, N.A., as First Priority Collateral						Delaware Secretary of State, Lien Number: 2010	X	X X	UNKNOWN	UNKNOWN
Agent	625 Marguette Avenue	N9311 110	Minneapolis	MN		0187793, Dated: 01/19/2010, UCC-3 Amendment to UCC-1 file no. 2008 19115559				
Wells Fargo Bank, N.A., as First Priority Collateral	ozo marquotto / trondo		······································			Delaware Secretary of State, Lien Number: 2010	Х	хх	UNKNOWN	UNKNOWN
Agent						1832157, Dated: 05/25/2010, UCC-3 Amendment to				
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 19115559				
Wells Fargo Bank, N.A., as First Priority Collateral						Delaware Secretary of State, Lien Number: 2010	X	X X	UNKNOWN	UNKNOWN
Agent	625 Marguette Avenue	N9311 110	Minneapolis	MN	55470	4557637, Dated: 12/22/2010, UCC-3 Amendment to				
Wells Fargo Bank, N.A., as Second Priority	023 Marquette Averide	119511 110	Willineapolis	IVIIN	33473	UCC-1 file no. 2008 19115559 Delaware Secretary of State, Lien Number: 2008	x	хх	UNKNOWN	UNKNOWN
Collateral Agent	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	1952819, Dated: 06/06/2008	\\ \		Orthitornit	Ontarovin
Wells Fargo Bank, N.A., as Second Priority	·		,			Delaware Secretary of State, Lien Number: 2008	Х	X X	UNKNOWN	UNKNOWN
Collateral Agent						3840434, Dated: 11/17/2008, UCC-3 Amendment to				
Walla Farra Bask N.A. as Casard Brigait.	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 1952819	V	V V	LINUCALOMAN	LINICALOMAI
Wells Fargo Bank, N.A., as Second Priority Collateral Agent						Delaware Secretary of State, Lien Number: 2008 3840657, Dated: 11/17/2008, UCC-3 Amendment to	^	X X	UNKNOWN	UNKNOWN
Collateral Agent	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 1952819				
Wells Fargo Bank, N.A., as Second Priority	4					Delaware Secretary of State, Lien Number: 2008	Х	х х	UNKNOWN	UNKNOWN
Collateral Agent						3892864, Dated: 11/21/2008, UCC-3 Amendment to				
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 1952819				
Wells Fargo Bank, N.A., as Second Priority						Delaware Secretary of State, Lien Number: 2009	X	X X	UNKNOWN	UNKNOWN
Collateral Agent	625 Marguette Avenue	N9311 110	Minneapolis	MN	55479	0652658, Dated: 02/27/2009, UCC-3 Amendment to UCC-1 file no. 2008 1952819				
Wells Fargo Bank, N.A., as Second Priority						Delaware Secretary of State, Lien Number: 2009	Х	хх	UNKNOWN	UNKNOWN
Collateral Agent						1817755, Dated: 06/08/2009, UCC-3 Amendment to				
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479	UCC-1 file no. 2008 1952819				
Wells Fargo Bank, N.A., as Second Priority						Delaware Secretary of State, Lien Number: 2009	X	X X	UNKNOWN	UNKNOWN
Collateral Agent	625 Marguette Avenue	N9311 110	Minneapolis	MN		3617716, Dated: 11/10/2009, UCC-3 Amendment to				
Wells Fargo Bank, N.A., as Second Priority	ozo marquelle Avenue	140011 110	wiii ii capolis	IVIIN	33418	UCC-1 file no. 2008 1952819 Delaware Secretary of State, Lien Number: 2010	х	хх	UNKNOWN	UNKNOWN
Collateral Agent						0187850, Dated: 01/19/2010, UCC-3 Amendment to	1	`` ^	3	J
ŭ	625 Marquette Avenue	N9311 110	Minneapolis	MN		UCC-1 file no. 2008 1952819				
Wells Fargo Bank, N.A., as Second Priority						Delaware Secretary of State, Lien Number: 2010	X	X X	UNKNOWN	UNKNOWN
Collateral Agent	625 Marguette Averus	N9311 110	Minnoanolio	MN	55470	1832660, Dated: 05/25/2010, UCC-3 Amendment to				
	625 Marquette Avenue	INASTITIO	Minneapolis	IVIIN	55479	UCC-1 file no. 2008 1952819				

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Schedule D-1 Creditors Holding Secured Claims

Creditor's Name	Address 1	Address 2	City	State	OFFICE / AGENCY SEARCHED, LIEN NUMBER, Zip LIEN DATE	Contingent Unliquidated Disputed	Amount of claim without deducting value of collateral	Unsecured portion, if any
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2008	x x x	UNKNOWN	UNKNOWN
Agent	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 1954468, Dated: 06/06/2008			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2008	X X X	UNKNOWN	UNKNOWN
Agent					3840426, Dated: 11/17/2008, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2008	X X X	UNKNOWN	UNKNOWN
Agent					3840673, Dated: 11/17/2008, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2008	X X X	UNKNOWN	UNKNOWN
Agent					3892906, Dated: 11/21/2008, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2009	X X X	UNKNOWN	UNKNOWN
Agent					0652674, Dated: 02/27/2009, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2009	X X X	UNKNOWN	UNKNOWN
Agent					1817813, Dated: 06/08/2009, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2009	X X X	UNKNOWN	UNKNOWN
Agent					3617757, Dated: 11/10/2009, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2010	x x x	UNKNOWN	UNKNOWN
Agent					0187942, Dated: 01/19/2010, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2010	X X X	UNKNOWN	UNKNOWN
Agent					1833031, Dated: 05/25/2010, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
Wells Fargo Bank, N.A., as Third Priority Collateral					Delaware Secretary of State, Lien Number: 2010	X X X	UNKNOWN	UNKNOWN
Agent					4558189, Dated: 12/22/2010, UCC-3 Amendment to			
	625 Marquette Avenue	N9311 110	Minneapolis	MN	55479 UCC-1 file no. 2008 1954468			
						Total:	UNKNOWN	UNKNOWN

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Case No. 12-12033

Schedule D-2

Creditors Holding Secured Claims

Creditor's Name	Address 1	Address 2	City	State	Zip	Codebtor	Date claim was incurred, nature of lien and description and value of property subject to lien	Contingent	Unliquidated	Disputed	Amount of claim without deducting value of collateral	Unsecured portion, if any
Ally Financial Inc.	3420 Toringdon Way	Floor 4	Charlotte	NC	28277	x	Amended and Restated Loan Agreement (Line of Credit Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as Borrower, Residential Capital, LLC, and certain other affiliates of the borrowers as Guarantors, Ally Financial Inc. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	x	X	x	\$380,329,509.69	Unknown
Ally Financial Inc.	3420 Toringdon Way	Floor 4	Charlotte	NC	28277	x	Amended and Restated Loan Agreement (Senior Loan Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as borrower, GMAC Mortgage, LLC as borrower, Residential Capital, LLC, and Certain Other Affiliates of the Borrowers as Guarantors, Certain Affiliates of the Borrowers and Guarantors party hereto as Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	х	х	x	\$747,934,640.90	Unknown
U.S. Bank National Association	50 South 16th Street	Suite 2000	Philadelphia	PA	19102	x	Indenture dated as of June 6, 2008 among Residential Capital, LLC, a Delaware corporation, each of the Guarantors and U.S. Bank National Association. 9.625% Guaranteed Junior Secured Guaranteed Notes, as amended.	х	Х		Unknown	Unknown
									To	tal:	\$1,128,264,150.59	Unknown

B6E (Official Form 6E) (04/10)

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

A complete list of claims entitled to priority, listed separately by type of priority, is to be set forth on the sheets provided. Only holders of unsecured claims entitled to priority should be listed in this schedule. In the boxes provided on the attached sheets, state the name, mailing address, including zip code, and last four digits of the account number, if any, of all entities holding priority claims against the debtor or the property of the debtor, as of the date of the filing of the petition. Use a separate continuation sheet for each type of priority and label each with the type of priority.

The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. § 112 and Fed. R. Bankr. P. 1007(m).

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H-Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "HWJC." If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of claims listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all claims listed on this Schedule E in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules.

Report the total of amounts entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts report this total also on the Statistical Summary of Certain Liabilities and Related Data.

Report the total of amounts not entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts not entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts report this total also on the Statistical Summary of Certain Liabilities and Related Data.

✓ Check this box if debtor has no creditors holding unsecured priority claims to report on this Schedule E.
TYPES OF PRIORITY CLAIM (Check the appropriate box(es) below if claims in that category are listed on the attached sheets)
☐ Domestic Support Obligations
Claims for domestic support that are owed to or recoverable by a spouse, former spouse, or child of the debtor, or the parent, legal guardian, or responsible relative of such a child, or a governmental unit to whom such a domestic support claim has been assigned to the extent provided in 11 U.S.C. § 507(a)(1).
Extensions of credit in an involuntary case
Claims arising in the ordinary course of the debtor's business or financial affairs after the commencement of the case but before the earlier of the appointment of a trustee or the order for relief. 11 U.S.C. § 507(a)(3).
☐ Wages, salaries, and commissions
Wages, salaries, and commissions, including vacation, severance, and sick leave pay owing to employees and commissions owing to qualifying independent sales representatives up to \$11,725* per person earned within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(4).
☐ Contributions to employee benefit plans
Money owed to employee benefit plans for services rendered within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(5).
*Amounts are subject to adjustment on 4/01/13, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

B6E (Official Form 6E) (04/10) - Cont.

In re: GMAC Residential Holding Company, LLC Certain farmers and fishermen Claims of certain farmers and fishermen, up to \$5,775° per farmer or fisherman, against the debtor, as provided in 11 U.S.C. § 507(a)(6). Deposits by individuals Claims of individuals up to \$2,600° for deposits for the purchase, lease, or rental of property or services for personal, family, or household use, that were not delivered or provided. 11 U.S.C. § 507(a)(7). Taxes and Certain Other Debts Owed to Governmental Units Taxes, customs duties, and penalties owing to federal, state, and local governmental units as set forth in 11 U.S.C. § 507(a)(8). Commitments to Maintain the Capital of an Insured Depository Institution Claims based on commitments to the FDIC, RTC, Director of the Office of Thrift Supervision, Comptroller of the Currency, or Board of Governors of the Federal Reserve System, or their predecessors or successors, to maintain the capital of an insured depository institution. 11 U.S.C. § 507 (a)(9). Claims for Death or Personal Injury While Debtor Was Intoxicated Claims for death or personal injury resulting from the operation of a motor vehicle or vessel while the debtor was intoxicated from using alcohol, a drug, or another substance. 11 U.S.C. § 507 (a)(10).

*Amounts are subject to adjustment on 4/01/13, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

B6E (Official Form 6E) (04/10) - Cont.

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

(Continuation Sheet)

CREDITOR'S NAME, MAILING ADDRESS, INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See Instructions Above.)	C O D E B T O R	C A H	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM	C O N T I N G E N T	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM	AMOUNT ENTITLED TO PRIORITY	AMOUNT NOT ENTITLED TO PRIORITY, IF ANY
NONE							\$0.00	\$0.00	\$0.00
		Sub	totals (Totals on this pa	ge):			\$0.00	\$0.00	\$0.00
(Repor	t als	o on	the Summary of Sched	Γota ules			\$0.00		
	port	also		otals nary	S:			\$0.00	\$0.00

B6F (Official Form 6F) (12/07)

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See 11 U.S.C. § 112 and Fed. R. Bankr. P. 1007(m). Do not include claims listed in Schedules D and E. If all creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "HWJC."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of all claims listed on this schedule in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report this total also on the Statistical Summary of Certain Liabilities and Related Data.

CREDITOR'S NAME, MAILING ADDRESS, INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See Instructions Above.)	C O D E B T O R	C H M	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	C O N T I N G E N T	U N L I Q U I D A T E D	D I S P U T E D	AMOUNT OF CLAIM
See Schedule F-1 Attachment General Claims							\$3,446,677,791.03
			Subtotal (Tota	I on t	his p	age)	\$3,446,677,791.03
		th	(Report also on Summary of Schedules and, if e Statistical Summary of Certain Liabilities and		cable		\$3,446,677,791.03

Pg 41 of 54 In re: GMAC Residential Holding Company, LLC

Case No. 12-12033

Schedule F-1 General Claims Creditors Holding Unsecured Claims

Creditor's Name	Address 1	City	State	Zip	Co-Debtor	Date claim was incurred and consideration for claim	Subject to setoffs Y/N	Contingent	Unliquidated	Total amount of claim
Deutsche Bank Trust Company Americas	25 De Forest Ave	Summit	NJ	07901	X	\$1,250,000,000 Aggregate 8.500% Senior Unsecured Notes due June 2012, as amended		X	X	Unknov
Deutsche Bank Trust Company Americas	25 De Forest Ave	Summit	NJ	07901	X	\$1,750,000,000 Aggregate 8.500% Senior Unsecured Notes due April 2013, as amended		X	X	Unknov
Deutsche Bank Trust Company Americas	25 De Forest Ave	Summit	NJ	07901	X	\$250,000,000 Aggregate 8.875% Senior Unsecured Notes due June 2015, as amended		Х	X	Unknov
Deutsche Bank Trust Company Americas	25 De Forest Ave	Summit	NJ	07901	X	£400,000,000 Aggregate Principal Amount of 8.375% Notes due May 2013 (GBP Spot Rate of 1.6069), as amended		Х	X	Unknov
Deutsche Bank Trust Company Americas	25 De Forest Ave	Summit	NJ	07901	X	£400,000,000 Aggregate Principal Amount of 9.875% Notes due July 2014 (GBP Spot Rate of 1.6069), as amended		Х	X	Unknov
Deutsche Bank Trust Company Americas	25 De Forest Ave	Summit	NJ	07901	X	€750,000,000 Aggregate Principal Amount of 7.125% Notes due May 2012 (Euro Spot Rate of 1.2917), as amended		Х	X	Unknov
GMAC Mortgage, LLC	1100 Virginia Drive	Fort Washington	PA	19034		Intercompany Payable				\$58,173,460.0
Home Connects Lending Services, LLC	1100 Virginia Drive	Fort Washington	PA	19034		Intercompany Payable				\$54,584,051.2
Residential Capital, LLC	1177 Avenue of the Americas	New York	NY	10036		Intercompany Payable				\$38,284,486.2

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Case No. 12-12033

Schedule F-1 General Claims Creditors Holding Unsecured Claims

Creditor's Name	Address 1	City	State	Zip	Co-Debtor	Date claim was incurred and consideration for claim	Subject to setoffs Y/N	onti	Unliquidated	ispute	Total amount of claim
Residential Capital, LLC	1177 Avenue of the Americas	New York	NY	10036		Intercompany Payable					\$3,295,635,793.50
									To	tal:	\$3,446,677,791.03

B6G (Official Form 6G) (12/07)

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE G - EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Describe all executory contracts of any nature and all unexpired leases of real or personal property. Include any timeshare interests. State nature of debtor's interest in contract, i.e., "Purchaser," "Agent," etc. State whether debtor is the lessor or lessee of a

lease. Provide the names and complete mailing addresses of all other parties to each lease or contract described. If a minor child is a party to one of the leases or contracts, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m) Check this box if debtor has no executory contracts or unexpired leases.								
NAME AND MAILING ADDRESS, INCLUDING ZIP CODE, OF OTHER PARTIES TO LEASE OR CONTRACT	DESCRIPTION OF CONTRACT OR LEASE AND NATURE OF DEBTOR'S INTEREST. STATE WHETHER LEASE IS FOR NONRESIDENTIAL REAL PROPERTY. STATE CONTRACT NUMBER OF ANY GOVERNMENT CONTRACT							
See Schedule G Attachment								

Pg 44 of 54 In re: GMAC Residential Holding Company, LLC

Case No. 12-12033

Schedule G **Executory Contracts and Unexpired Leases**

Name of other parties to lease or							Description of contract or lease and nature of debtor's interest. State whether lease is of nonresidential real property. State contract number of any government
contract	Address 1	Address 2	City	State	Zip	Country	
ACS HR SOLUTIONS LLC	85 Challenger Road	4th Floor/HR	Ridgefield Park	NJ	07660		Vendor Agreement or Statement of Work
ACS FIX SOLUTIONS LLC	9925 FEDERAL DRIVE SUITE	4tii Flooi/HR	COLORADO	INJ	07660		Vendor Agreement or Statement of Work
Alliance Storage Technologies INC	100		SPRINGS	СО	80921		rondon riginosmoni on oracomonico rronic
Ally Financial Inc	Ally Financial Inc.	440 South Church Street	Charlotte	NC	28202		Loan Security and Borrowing Collateral Agreement
Ally Financial Inc.	3420 Toringdon Way	Floor 4	Charlotte	NC	28277		Amended and Restated Loan Agreement (Line of Credit Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as Borrower, Residential Capital, LLC, and certain other affiliates of the borrowers as Guarantors, Ally Financial Inc. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.
Ally Financial Inc.	2400 Tarinadan Wari	Floor 4	Charlotte	NC	28277		Amended and Restated Loan Agreement (Senior Loan Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as borrower, GMAC Mortgage, LLC as borrower, Residential Capital, LLC, and Certain Other Affiliates of the Borrowers as Guarantors, Certain Affiliates of the Borrowers and Guarantors party hereto as Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.
Ally Financial Inc.	3420 Toringdon Way	F1001 4	Chanotte	INC	20211		Vendor Agreement or Statement of Work
AUTODESK INC	111 MCINNIS PARKWAY		SAN RAFAEL	CA	94903		
Avaya Inc	P.O. BOX 5332		NEW YORK	NY	100875332		Vendor Agreement or Statement of Work
Bank of America, N.A.	333 South Hope Street		Los Angeles	CA	90071		Custodial Bank Account Agreement
Barclays Bank PLC	Barclays Bank PLC	745 7th Avenue, 27th Floor	New York	NY	10119		Loan Security and Borrowing Collateral Agreement
COMM-WORKS LLC	PO BOX 88280		MILWAUKEE	WI	53288		Vendor Agreement or Statement of Work
	. 5 5000200				50200		Vendor Agreement or Statement of Work
Copyright Clearance Center Inc	PO BOX 843006		BOSTON	MA	02284-3006		
Deutsche Bank Trust Company Americas	25 De Forest Ave		Summit	NJ	07901		Deutsche Bank Trust Company Americas \$1,250,000,000 Aggregate8.500% Senior Unsecured Notes due June 2012, as amended
Doubleho Double Truck Company Arraniana	25 De Ferent Ave		Cummit	NI	07901		Deutsche Bank Trust Company Americas \$1,750,000,000 Aggregate8.500% Senior Unsecured Notes due April 2013, as amended
Deutsche Bank Trust Company Americas	25 De Forest Ave		Summit	NJ	07901		

Pg 45 of 54 In re: GMAC Residential Holding Company, LLC

Case No. 12-12033

Schedule G

Executory Contracts and Unexpired Leases

Name of other parties to lease or contract	Address 1	Address 2	City	State	Zip	Country	
							Deutsche Bank Trust Company Americas \$250,000,000 Aggregate8.875% Senior Unsecured Notes due June 2015, as
Deutsche Bank Trust Company Americas	25 De Forest Ave		Summit	NJ	07901		amended
							Deutsche Bank Trust Company Americas £400,000,000 Aggregate Principal Amount of 8.375% Notes due May 2013, as amended
Deutsche Bank Trust Company Americas	25 De Forest Ave		Summit	NJ	07901		
Deutsche Bank Trust Company Americas	25 De Forest Ave		Summit	NJ	07901		Deutsche Bank Trust Company Americas £400,000,000 Aggregate Principal Amount of 9.875% Notes due July 2014, as amended
Deutsche Bank Hust Company Americas	23 De l'Olest Ave		Summit	INS	07901		Deutsche Bank Trust Company Americas €750,000,000 Aggregate Principal Amount of 7.125% Notes due May 2012, as amended
Deutsche Bank Trust Company Americas	25 De Forest Ave		Summit	NJ	07901		
DIMENSION DATA	PO BOX 403667		ATLANTA	GA	30384-3667		Vendor Agreement or Statement of Work
							Vendor Agreement or Statement of Work
F5 NETWORKS INC	401 Elliot Avenue		Seattle	WA	98119		Vendor Agreement or Statement of Work
Federal Home Loan Bank of Pittsburgh	601 GRANT STREET		PITTSBURGH	PA	15219-4455		vendor regreement or otalement or work
Fidelity National Default Solutions	PAYMENT PROCESSING CENTRE		ASHBURN	VA	21046		Vendor Agreement or Statement of Work
IPC Information Systems Inc	2009 Renaissance Boulevard		King Of Prussia	PA	19406		Vendor Agreement or Statement of Work
LEVEL 3 COMMUNICATIONS LLC	P O BOX 952061		ST LOUIS	МО	63195-2061		Vendor Agreement or Statement of Work
MacNabb Photography	102 APPLE HILL RD.		HATBORO	PA	19040		Vendor Agreement or Statement of Work
							Vendor Agreement or Statement of Work
MERIDIAN LEASING CORPORATION	23617 NETWORK PLACE		CHICAGO	IL	60673-1236		
							\$5,000,000,000 Dual Program Revolvente of Certificates Stock-Exchange, Dated as of June 14, 2007, between Monex Casa de Bolsa S.A. de C.V. and the full and unconditional guarantee from Residential Capital Corporation (ResCap), GMAC Residential Holding Corporation, GMAC Mortgage
				Del.			Corporation, GMAC-RFC Holding Corp., Residential Funding
Manay Copp de Poles C A de CV	Paseo de la Reforma #284 Piso		Cal luá	Cuauhtém		Mavi	Corporation and Homecomings Financial Network, Inc.
Monex Casa de Bolsa S.A. de C.V.	14		Col. Juárez	ОС	C.P.06600	Mexico	Vendor Agreement or Statement of Work
Nalogen Systems Incorporated	41 Sutter Street #2		San Francisco	CA	94104		
NGSSoftware US	1119 Pacific Avenue. Suite 1200		Tacoma	WA	98402		Vendor Agreement or Statement of Work
INGOGORIWATE US	1119 Facilic Avenue, Suite 1200		Tacoma	VVA	30402		Vendor Agreement or Statement of Work
PCI Services Inc	30 Winter Street, 12th Floor		Boston	MA	02108		

Pg 46 of 54 In re: GMAC Residential Holding Company, LLC

Case No. 12-12033

Schedule G Executory Contracts and Unexpired Leases

Name of other parties to lease or contract	Address 1	Address 2	City	State	Zip	Country	Description of contract or lease and nature of debtor's interest. State whether lease is of nonresidential real property. State contract number of any government contract.
PeirsonPatterson LLP	4400 ALPHA RD		DALLAS	TX	752444505		Vendor Agreement or Statement of Work
QWEST	PO BOX 17360		DENVER	СО	80217		Vendor Agreement or Statement of Work
RealtyTrac	One Venture Plaza, Suite 300		Irvine	CA	92618		Vendor Agreement or Statement of Work
Residential Capital LLC	1177 Avenue of the Americas		New York	NY	10036		Intercompany Agreement
Residential Capital, LLC	1177 Avenue of the Americas		New York	NY	10036		Tax Sharing Agreement
SALESFORCECOM INC	PO BOX 191265		SAN FRANCISCO	CA	94119-1265		Vendor Agreement or Statement of Work
SHARED SOLUTIONS AND SERVICES INC	P O BOX 1521		MINNEAPOLIS	MN	55480-1521		Vendor Agreement or Statement of Work
SPSS Inc	233 South Wacker Drive		Chicago	IL	60606-6307		Vendor Agreement or Statement of Work
SunGard Recovery Services LP	91233 COLLECTION CENTER DRIVE		CHICAGO	IL	60693		Vendor Agreement or Statement of Work
Time Warner Telecom Inc	PO BOX 60100		TAMPA	FL	33660-0100		Vendor Agreement or Statement of Work
TIP Technology Investment Partners LLC	40950 Woodward Ave., Suite 201		Bloomfield Hills	MI	48304		Vendor Agreement or Statement of Work
Trans Union LLC	PO Box 3227	Commerce Crt.	Toronto	ON	M5L 1K1	CAN	Vendor Agreement or Statement of Work
U.S. Bank National Association	50 South 16th Street	Suite 2000	Philadelphia	PA	19102	57.114	Indenture dated as of June 6, 2008 among Residential Capital LLC, a Delaware corporation, each of the Guarantors and U.S. Bank National Association. 9.625% Junior Secured Guaranteed Notes, as amended.
Viola Networks Inc	1004 Ninth Avenue		King of Prussia	PA	19406		Vendor Agreement or Statement of Work

B6H (Official Form 6H) (12/07)

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

SCHEDULE H - CODEBTORS

Provide the information requested concerning any person or entity, other than a spouse in a joint case, that is also liable on any debts listed by debtor in the schedules of creditors. Include all guarantors and co-signers. If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) within the eight-year period immediately preceding the commencement of the case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state, commonwealth, or territory. Include all names used by the nondebtor spouse during the eight years immediately preceding the commencement of this case. If a minor child is a codebtor or a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. Bankr. P. 1007(m)

☐ Check this box if debtor has no codebtors.							
NAME AND ADDRESS OF CODEBTOR	NAME AND ADDRESS OF CREDITOR						
See Schedule H Attachment							

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Case No. 12-12033

Name and address of codebtor	Name of creditor	Address
Equity Investments I, LLC	Amended and Restated Loan Agreement (Line of	3420 Toringdon Way Floor 4
8400 Normandale Lake Boulevard Suite 350	Credit Agreement) Dated as of December 30, 2009	Charlotte, NC 28277
Minneapolis, MN 55437	by and among Residential Funding Company, LLC,	
	as Borrower, GMAC Mortgage, LLC, as Borrower,	
	Residential Capital, LLC, and certain other affiliates	
	of the borrowers as Guarantors, Ally Financial Inc.	
	(f/k/a GMAC Inc.), as Initial Lender and as Lender	
	Agent, as amended.	
GMAC – RFC Holding Company, LLC	£400,000,000 Aggregate	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	Principal Amount of 8.375%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due May 2013 (GBP Spot Rate of 1.6069), as	
	amended	
GMAC – RFC Holding Company, LLC	£400,000,000 Aggregate	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	Principal Amount of 9.875%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due July 2014 (GBP Spot Rate of 1.6069), as	
	amended	
GMAC – RFC Holding Company, LLC	€750,000,000 Aggregate	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	Principal Amount of 7.125%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due May 2012 (Euro Spot Rate of 1.2917), as	
	amended	
GMAC – RFC Holding Company, LLC	Amended and Restated Loan Agreement (Line of	3420 Toringdon Way Floor 4
8400 Normandale Lake Boulevard Suite 350	Credit Agreement) Dated as of December 30, 2009	Charlotte, NC 28277
Minneapolis, MN 55437	by and among Residential Funding Company, LLC,	
	as Borrower, GMAC Mortgage, LLC, as Borrower,	
	Residential Capital, LLC, and certain other affiliates	
	of the borrowers as Guarantors, Ally Financial Inc.	
	(f/k/a GMAC Inc.), as Initial Lender and as Lender	
	Agent, as amended.	
GMAC – RFC Holding Company, LLC	Amended and Restated Loan Agreement (Senior	3420 Toringdon Way Floor 4
8400 Normandale Lake Boulevard Suite 350	Loan Agreement) Dated as of December 30, 2009 by	Charlotte, NC 28277
Minneapolis, MN 55437	and among Residential Funding Company, LLC, as	
	borrower, GMAC Mortgage, LLC as borrower,	
	Residential Capital, LLC, and Certain Other Affiliates	
	of the Borrowers as Guarantors, Certain Affiliates of	
	the Borrowers and Guarantors party hereto as	
	Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.),	
	as Initial Lender and as Lender Agent, as amended.	
GMAC – RFC Holding Company, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	\$1,250,000,000 Aggregate	Summit, NJ 07901
Minneapolis, MN 55437	8.500% Senior Unsecured	
P/	Notes due June 2012, as amended	
GMAC – RFC Holding Company, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	\$1,750,000,000 Aggregate	Summit, NJ 07901
Minneapolis, MN 55437	8.500% Senior Unsecured	,
• •	Notes due April 2013, as amended	

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Name and address of codebtor	Name of creditor	Address
GMAC – RFC Holding Company, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Deutsche Bank Trust Company Americas \$250,000,000 Aggregate 8.875% Senior Unsecured Notes due June 2015, as amended	25 De Forest Ave Summit, NJ 07901
GMAC – RFC Holding Company, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Indenture dated as of June 6, 2008 among Residential Capital, LLC, a Delaware corporation, each of the Guarantors and U.S. Bank National Association. 9.625% Junior Secured Guaranteed Notes, as amended.	50 South 16 th Street Suite 2000 Philadelphia, PA 19102
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	£400,000,000 Aggregate Principal Amount of 8.375% Notes due May 2013 (GBP Spot Rate of 1.6069), as amended	25 De Forest Ave Summit, NJ 07901
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	£400,000,000 Aggregate Principal Amount of 9.875% Notes due July 2014 (GBP Spot Rate of 1.6069), as amended	25 De Forest Ave Summit, NJ 07901
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	€750,000,000 Aggregate Principal Amount of 7.125% Notes due May 2012 (Euro Spot Rate of 1.2917), as amended	25 De Forest Ave Summit, NJ 07901
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	Amended and Restated Loan Agreement (Line of Credit Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as Borrower, Residential Capital, LLC, and certain other affiliates of the borrowers as Guarantors, Ally Financial Inc. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	3420 Toringdon Way Floor 4 Charlotte, NC 28277
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	Amended and Restated Loan Agreement (Senior Loan Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as borrower, GMAC Mortgage, LLC as borrower, Residential Capital, LLC, and Certain Other Affiliates of the Borrowers as Guarantors, Certain Affiliates of the Borrowers and Guarantors party hereto as Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	3420 Toringdon Way Floor 4 Charlotte, NC 28277
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	Deutsche Bank Trust Company Americas \$1,250,000,000 Aggregate 8.500% Senior Unsecured Notes due June 2012, as amended	25 De Forest Ave Summit, NJ 07901
GMAC Mortgage, LLC 1100 Virginia Drive Fort Washington, PA 19034	Deutsche Bank Trust Company Americas \$1,750,000,000 Aggregate 8.500% Senior Unsecured Notes due April 2013, as amended	25 De Forest Ave Summit, NJ 07901

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Case No. 12-12033

Name and address of codebtor	Name of creditor	Address
GMAC Mortgage, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
1100 Virginia Drive	\$250,000,000 Aggregate	Summit, NJ 07901
Fort Washington, PA 19034	8.875% Senior Unsecured	
3	Notes due June 2015, as amended	
GMAC Mortgage, LLC	Indenture dated as of June 6, 2008 among	50 South 16 th Street Suite 2000
100 Virginia Drive	Residential Capital, LLC, a Delaware corporation,	Philadelphia, PA 19102
Fort Washington, PA 19034	each of the Guarantors and U.S. Bank National	
	Association. 9.625% Junior Secured Guaranteed	
	Notes, as amended.	
Homecomings Financial, LLC	£400,000,000 Aggregate	25 De Forest Ave
3400 Normandale Lake Boulevard Suite 350	Principal Amount of 8.375%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due May 2013 (GBP Spot Rate of 1.6069), as	
Willineapolis, Wild 55457	amended	
	amended	
Homecomings Financial, LLC	£400,000,000 Aggregate	25 De Forest Ave
	Principal Amount of 9.875%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due July 2014 (GBP Spot Rate of 1.6069), as	
	amended	
Homecomings Financial, LLC	€750,000,000 Aggregate	25 De Forest Ave
3400 Normandale Lake Boulevard Suite 350	Principal Amount of 7.125%	Summit, NJ 07901
	·	Summit, No 07 90 1
/linneapolis, MN 55437	Notes due May 2012 (Euro Spot Rate of 1.2917), as	
	amended	
Homecomings Financial, LLC	Amended and Restated Loan Agreement (Line of	3420 Toringdon Way Floor 4
3400 Normandale Lake Boulevard Suite 350	Credit Agreement) Dated as of December 30, 2009	Charlotte, NC 28277
Minneapolis, MN 55437	by and among Residential Funding Company, LLC,	,
	as Borrower, GMAC Mortgage, LLC, as Borrower,	
	Residential Capital, LLC, and certain other affiliates	
	of the borrowers as Guarantors, Ally Financial Inc.	
	(f/k/a GMAC Inc.), as Initial Lender and as Lender	
	Agent, as amended.	
	Agent, as amended.	
Jomosomings Einensial III C	Amandad and Postated Lago Agracement (Caria-	2420 Toringdon Moy Floor 4
Homecomings Financial, LLC	Amended and Restated Loan Agreement (Senior	3420 Toringdon Way Floor 4
4400 Normandale Lake Boulevard Suite 350	Loan Agreement) Dated as of December 30, 2009 by	Charlotte, NC 28277
Minneapolis, MN 55437	and among Residential Funding Company, LLC, as	
	borrower, GMAC Mortgage, LLC as borrower,	
	Residential Capital, LLC, and Certain Other Affiliates	
	of the Borrowers as Guarantors, Certain Affiliates of	
	the Borrowers and Guarantors party hereto as	
	Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.),	
	as Initial Lender and as Lender Agent, as amended.	
lomecomings Financial, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
3400 Normandale Lake Boulevard Suite 350	\$1,250,000,000 Aggregate	Summit, NJ 07901
/inneapolis, MN 55437	8.500% Senior Unsecured	
MITHEADORS, IVIN 20437	Notes due June 2012, as amended	
nimeapolis, win 55457		
,	Deutsche Berth Truck Communication	OF De Ferret Aug
domecomings Financial, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
lomecomings Financial, LLC 400 Normandale Lake Boulevard Suite 350	\$1,750,000,000 Aggregate	25 De Forest Ave Summit, NJ 07901
,		

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Name and address of codebtor	Name of creditor	Address
Homecomings Financial, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Deutsche Bank Trust Company Americas \$250,000,000 Aggregate 8.875% Senior Unsecured Notes due June 2015, as amended	25 De Forest Ave Summit, NJ 07901
Homecomings Financial, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Indenture dated as of June 6, 2008 among Residential Capital, LLC, a Delaware corporation, each of the Guarantors and U.S. Bank National Association. 9.625% Junior Secured Guaranteed Notes, as amended.	50 South 16 th Street Suite 2000 Philadelphia, PA 19102
Passive Asset Transactions, LLC 1100 Virginia Drive Fort Washington, PA 19034	Amended and Restated Loan Agreement (Line of Credit Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as Borrower, Residential Capital, LLC, and certain other affiliates of the borrowers as Guarantors, Ally Financial Inc. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	3420 Toringdon Way Floor 4 Charlotte, NC 28277
Residential Capital, LLC 1177 Avenue of the Americas New York, NY 10036	£400,000,000 Aggregate Principal Amount of 8.375% Notes due May 2013 (GBP Spot Rate of 1.6069), as amended	25 De Forest Ave Summit, NJ 07901
Residential Capital, LLC 1177 Avenue of the Americas New York, NY 10036	£400,000,000 Aggregate Principal Amount of 9.875% Notes due July 2014 (GBP Spot Rate of 1.6069), as amended	25 De Forest Ave Summit, NJ 07901
Residential Capital, LLC 1177 Avenue of the Americas New York, NY 10036	€750,000,000 Aggregate Principal Amount of 7.125% Notes due May 2012 (Euro Spot Rate of 1.2917), as amended	25 De Forest Ave Summit, NJ 07901
Residential Capital, LLC 1177 Avenue of the Americas New York, NY 10036	Amended and Restated Loan Agreement (Line of Credit Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as Borrower, Residential Capital, LLC, and certain other affiliates of the borrowers as Guarantors, Ally Financial Inc. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	3420 Toringdon Way Floor 4 Charlotte, NC 28277
Residential Capital, LLC 1177 Avenue of the Americas New York, NY 10036	Amended and Restated Loan Agreement (Senior Loan Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as borrower, GMAC Mortgage, LLC as borrower, Residential Capital, LLC, and Certain Other Affiliates of the Borrowers as Guarantors, Certain Affiliates of the Borrowers and Guarantors party hereto as Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	3420 Toringdon Way Floor 4 Charlotte, NC 28277

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Case No. 12-12033

Name and address of codebtor	Name of creditor	Address
Residential Capital, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
1177 Avenue of the Americas	\$1,250,000,000 Aggregate	Summit, NJ 07901
New York, NY 10036	8.500% Senior Unsecured	
·	Notes due June 2012, as amended	
D : 1 (10) (1110		05.0
Residential Capital, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
1177 Avenue of the Americas	\$1,750,000,000 Aggregate	Summit, NJ 07901
New York, NY 10036	8.500% Senior Unsecured	
	Notes due April 2013, as amended	
Residential Capital, LLC	Deutsche Bank Trust Company Americas	25 De Forest Ave
1177 Avenue of the Americas	\$250,000,000 Aggregate	Summit, NJ 07901
New York, NY 10036	8.875% Senior Unsecured	Summit, 145 07 50 1
New Tork, NT 10030		
	Notes due June 2015, as amended	
Residential Capital, LLC	Indenture dated as of June 6, 2008 among	50 South 16 th Street Suite 2000
1177 Avenue of the Americas	Residential Capital, LLC, a Delaware corporation,	Philadelphia, PA 19102
New York, NY 10036	each of the Guarantors and U.S. Bank National	
1.5 1.5, 141 15555	Association. 9.625% Junior Secured Guaranteed	
	Notes, as amended.	
	Notes, as amended.	
Residential Funding Company, LLC	£400,000,000 Aggregate	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	Principal Amount of 8.375%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due May 2013 (GBP Spot Rate of 1.6069), as	,
,	amended	
Residential Funding Company, LLC	£400,000,000 Aggregate	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	Principal Amount of 9.875%	Summit, NJ 07901
Minneapolis, MN 55437	Notes due July 2014 (GBP Spot Rate of 1.6069), as	
	amended	
Residential Funding Company, LLC	€750,000,000 Aggregate	25 De Forest Ave
8400 Normandale Lake Boulevard Suite 350	Principal Amount of 7.125%	Summit, NJ 07901
		Surinit, NJ 07901
Minneapolis, MN 55437	Notes due May 2012 (Euro Spot Rate of 1.2917), as	
	amended	
Residential Funding Company, LLC	Amended and Restated Loan Agreement (Line of	3420 Toringdon Way Floor 4
8400 Normandale Lake Boulevard Suite 350	Credit Agreement) Dated as of December 30, 2009	Charlotte, NC 28277
Minneapolis, MN 55437	by and among Residential Funding Company, LLC,	
Willing apollo, Will 00-07	as Borrower, GMAC Mortgage, LLC, as Borrower,	
	Residential Capital, LLC, and certain other affiliates	
	of the borrowers as Guarantors, Ally Financial Inc.	
	(f/k/a GMAC Inc.), as Initial Lender and as Lender	
	Agent, as amended.	
Residential Funding Company, LLC	Amended and Restated Loan Agreement (Senior	3420 Toringdon Way Floor 4
8400 Normandale Lake Boulevard Suite 350	Loan Agreement) Dated as of December 30, 2009 by	
Minneapolis, MN 55437	and among Residential Funding Company, LLC, as	
wiimicapolio, with outor		
	borrower, GMAC Mortgage, LLC as borrower,	
	Residential Capital, LLC, and Certain Other Affiliates	
	of the Borrowers as Guarantors, Certain Affiliates of	
	the Borrowers and Guarantors party hereto as	
	Obligors, ALLY FINANCIAL INC. (f/k/a GMAC Inc.),	
	as Initial Lender and as Lender Agent, as amended.	
	I .	

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Case No. 12-12033

Name and address of codebtor	Name of creditor	Address
Residential Funding Company, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Deutsche Bank Trust Company Americas \$1,250,000,000 Aggregate 8.500% Senior Unsecured Notes due June 2012, as amended	25 De Forest Ave Summit, NJ 07901
Residential Funding Company, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Deutsche Bank Trust Company Americas \$1,750,000,000 Aggregate 8.500% Senior Unsecured Notes due April 2013, as amended	25 De Forest Ave Summit, NJ 07901
Residential Funding Company, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Deutsche Bank Trust Company Americas \$250,000,000 Aggregate 8.875% Senior Unsecured Notes due June 2015, as amended	25 De Forest Ave Summit, NJ 07901
Residential Funding Company, LLC 8400 Normandale Lake Boulevard Suite 350 Minneapolis, MN 55437	Indenture dated as of June 6, 2008 among Residential Capital, LLC, a Delaware corporation, each of the Guarantors and U.S. Bank National Association. 9.625% Junior Secured Guaranteed Notes, as amended.	50 South 16 th Street Suite 2000 Philadelphia, PA 19102
RFC Asset Holdings II, LLC 3993 Howard Hughes Parkway Suite 250 Las Vegas, NV 89169	Amended and Restated Loan Agreement (Line of Credit Agreement) Dated as of December 30, 2009 by and among Residential Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as Borrower, Residential Capital, LLC, and certain other affiliates of the borrowers as Guarantors, Ally Financial Inc. (f/k/a GMAC Inc.), as Initial Lender and as Lender Agent, as amended.	3420 Toringdon Way Floor 4 Charlotte, NC 28277

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK, NEW YORK

In re: GMAC Residential Holding Company, LLC

Case No. 12-12033 (MG)

DECLARATION CONCERNING DEBTOR'S SCHEDULES

6/30/2012	Signa	ture:/ s / James Whitlinge	r	
		James Whitlinger		
		Chief Financial O	fficer	

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C.§§ 152 and 3571.